

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
WACO DIVISION**

**FRESHUB, INC., FRESHUB, LTD.,**  
*Plaintiffs*

**-vs-**

**AMAZON.COM INC., PRIME NOW, LLC,  
WHOLE FOODS MARKET INC., WHOLE  
FOODS MARKET SERVICES, INC.,  
AMAZON.COM SERVICES LLC,**  
*Defendants*

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**6:21-CV-00511-ADA**

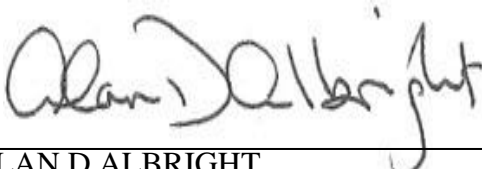
**JUDGMENT**

This action came before the Court for a trial by jury commencing on June 14, 2021 between Plaintiffs Freshub, Inc. and Freshub, Ltd. (collectively, “Freshub”) and Defendants Amazon.com, Inc., Amazon.com Services LLC, Prime Now, LLC, and Whole Foods Market Services, Inc. (collectively, “Amazon”). The issues have been tried and the jury rendered its verdict on June 22, 2021 (Dkt #254). In accordance with the jury verdict, it is hereby ORDERED and AJUDGED that:

1. Claims 1 and 6 of U.S. Patent No. 9,908,153 (“the ’153 Patent”) are not infringed by Amazon;
2. Claim 1 of U.S. Patent No. 10,213,810 (“the ’810 Patent”) is not infringed by Amazon;
3. Claims 20 and 30 of U.S. Patent No. 10,232,408 (“the ’408 Patent”) are not infringed by Amazon;
4. Claims 1 and 6 of the ’153 patent are not invalid;
5. Claim 1 of the ’810 Patent is not invalid;
6. Claims 20 and 30 of the ’408 Patent are not invalid; and

7. No damages are awarded to Freshub.

SIGNED this 13th day of July, 2021.



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ALAN D ALBRIGHT  
UNITED STATES DISTRICT JUDGE